

#### BEFORE THE ARIZONA CORPORATION COMMISSION

**COMMISSIONERS** 

GARY PIERCE, Chairman

BOB STUMP SANDRA D. KENNEDY

> PAUL NEWMAN BRENDA BURNS

GEORGE ALEXANDER KARDARAS.

BRIAN MATTHEW BORAKOWSKI, CRD# 4093679, and NATALYA

ECHO CANYON LLC, an Arizona limited

Respondents.

BORAKOWSKI, husband and wife,

CRD# 3184384, a married man,

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In the matter of

liability company,

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25 26 Arizona Corporation Commission DOCKETED

FEB 2 4 2012

DOCKETED BY

DOCKET NO. S-20835A-12-0042

DECISION NO.

72899

ORDER TO CEASE AND DESIST, ORDER OF REVOCATION, ORDER FOR RESTITUTION, ORDER FOR ADMINISTRATIVE PENALTIES, AND CONSENT TO SAME

BY: RESPONDENT GEORGE ALEXANDER KARDARAS

Respondent GEORGE ALEXANDER KARDARAS elects to permanently waive any right to a hearing and appeal under Articles 11 and 12 of the Securities Act of Arizona, A.R.S. § 44-1801 et seq. ("Securities Act") with respect to this Order to Cease And Desist, Order of Revocation, Order for Restitution, Order for Administrative Penalties, and Consent to Same ("Order"). GEORGE ALEXANDER KARDARAS admits the jurisdiction of the Arizona Corporation Commission ("Commission"); admits only for purposes of this proceeding and any other proceeding in which the Commission is a party the Findings of Fact and Conclusions of Law contained in this Order; and consents to the entry of this Order by the Commission.

I.

#### FINDINGS OF FACT

1. GEORGE ALEXANDER KARDARAS ("KARDARAS"), CRD# 3184384, was, at all relevant times, a resident of Arizona.

2. KARDARAS was registered as a securities salesman in Arizona in association with J.P. Turner & Company, L.L.C. ("J.P. Turner"), from February 22, 2005, until September 28, 2011.

- 3. At the time he terminated his association with J.P. Turner, his registration as a securities salesman, pursuant to Arizona Revised Statute § 44-1949, was automatically suspended. Since his termination, KARDARAS has not associated with any dealer.
  - 4. KARDARAS may be referred to as "Respondent."
- 5. In or around 2006, KARDARAS learned from his friend, Brian Matthew Borakowski<sup>2</sup> ("Borakowski"), that Borakowski planned to organize a company called Echo Canyon.<sup>3</sup> KARDARAS and Borakowski have known each other since approximately 2001 when they worked together at the same dealer.
- 6. Borakowski explained to KARDARAS that Borakowski was going to organize Echo Canyon to purchase vehicles at Arizona vehicle auctions and then export those vehicles to Russia. Borakowski's brother-in-law lived in Russia and would be the contact person to find buyers for the vehicles. In order to purchase the vehicles, Borakowski needed capital from investors.
- 7. KARDARAS was interested in Echo Canyon because of the concept and it provided KARDARAS an opportunity to earn money in addition to the income he received from being a securities salesman.
- 8. KARDARAS' role with Echo Canyon was to find capital. Beginning in 2007 through approximately March 2011, KARDARAS accessed his client base from J.P. Turner and solicited those clients to invest in Echo Canyon. KARDARAS offered and sold to each of seven

<sup>&</sup>lt;sup>1</sup> Arizona Revised Statute § 44-1949: "Each registered dealer shall promptly notify the director of the termination of the employment of a registered salesman. The registration of the salesman shall automatically be suspended from the time of termination of the employment until the salesman is again employed by a registered dealer and the director is notified by the dealer in writing or by the CRD system, and the registered dealer is notified of approval of the registration by the director or the CRD system or the salesman has complied with all requirements in accordance with a temporary transfer program utilized by the CRD system and the commission."

<sup>&</sup>lt;sup>2</sup> Brian Matthew Borakowski, CRD# 4093679, ("Borakowski") is registered as a securities salesman in Arizona. Currently, Borakowski's registration is in suspension, pursuant to Arizona Revised Statute § 44-1949, because he is not associated with a dealer.

<sup>&</sup>lt;sup>3</sup> Borakowski organized Echo Canyon on October 12, 2006, as an Arizona limited liability company.

investors a promissory note ("Note(s)) issued by Echo Canyon. KARDARAS raised \$665,900. The total principal amount owed to these investors is \$362,509.

- 9. Each Note was titled, "PROMISSORY NOTE IN CONSIDERATION OF INVESTMENT." Depending on the Note, the promised interest rate varied from 10 percent to 20 percent, the due dates varied from four months to one year from the date of purchase, and the dates interest was due varied from quarterly, semiannually, or on the Note due date. Each Note contained a signature block for Borakowski to sign on behalf of Echo Canyon.
- 10. The Notes are not secured. The investors own no interest in the vehicles purchased and no other provision exists in the Notes to secure repayment of the Notes.
- 11. KARDARAS verbally represented to the investors that all of their funds invested with Echo Canyon would be used to purchase the vehicles for export to Russia.
- 12. KARDARAS verbally represented to one investor that Borakowski's father was a KARDARAS client, that Borakowski's father invested with ECHO CANYON, and that Borakowski's father would ensure that the investor would be paid in the event something happened to the investment. In fact, Borkowski's father was not a KARDARAS client, was not an investor with ECHO CANYON, and did not represent that he would ensure the investor was repaid.
- 13. KARDARAS directed the seven investors to deposit their funds into the Echo Canyon bank account.
  - 14. Borakowski and Echo Canyon used some of the investor funds to purchase vehicles.
- 15. Borakowski also diverted investor funds to invest in KARDARAS' brokerage business as an investment by paying KARDARAS' business expenses, including but not limited to, costs for marketing, operations, and employees, and used some of the funds to pay some of the investors' principal and interest due on the Notes. None of the investors were told their funds would be used in this manner.
- 16. KARDARAS never notified J.P. Turner that he sold the Notes to J.P. Turner's clients. Furthermore, these sales of Notes were not recorded on J.P. Turner's books and records.

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II.

#### CONCLUSIONS OF LAW

- 1. The Commission has jurisdiction over this matter pursuant to Article XV of the Arizona Constitution and the Securities Act.
- 2. KARDARAS offered or sold securities within or from Arizona, within the meaning of A.R.S. §§ 44-1801(15), 44-1801(21), and 44-1801(26).
  - 3. KARDARAS violated A.R.S. § 44-1991, specifically,
- a) Misrepresenting that the funds from the Notes would only be used to purchase vehicles when in fact those investor funds were used to pay other investors and to invest in KARDARAS' brokerage business; and
- b) Misrepresenting to one investor that Borakowski's father would repay his investment in Echo Canyon.
- 4. KARDARAS is subject to an order of revocation of his securities salesman registration, pursuant to A.R.S. § 44-1962, specifically,
  - a) Pursuant to A.R.S. § 44-1962(A)(2), by violating A.R.S. § 44-1991; and
- b) Pursuant to A.R.S. § 44-1962(A)(10), engaging in dishonest and unethical conduct within the meaning of R14-4-130(17), by effecting securities transactions that were not recorded on the records of the dealer with whom he was registered at the time of the transactions.
- 5. KARDARAS' conduct is grounds for a cease and desist order pursuant to A.R.S. §§ 44-1962 and 44-2032.
- 6. KARDARAS' conduct is grounds for an order of restitution pursuant to A.R.S. §§ 44-1962 and 44-2032.
- 7. KARDARAS' conduct is grounds for administrative penalties pursuant to A.R.S. §§ 44-1962 and 44-2036.

III.

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Decision No. 72899

#### **ORDER**

THEREFORE, on the basis of the Findings of Fact, Conclusions of Law, and Respondent's consent to the entry of this Order, attached and incorporated by reference, the Commission finds that the following relief is appropriate, in the public interest, and necessary for the protection of investors:

IT IS ORDERED, pursuant to A.R.S. §§ 44-1962 and 44-2032, that KARDARAS and any of KARDARAS' agents, employees, successors and assigns, permanently cease and desist from violating the Securities Act.

IT IS FURTHER ORDERED that KARDARAS comply with the attached Consent to Entry of Order.

IT IS FURTHER ORDERED, pursuant to A.R.S. §§ 44-1962 and 44-2032, that KARDARAS, individually, shall jointly and severally with any respondent against whom an order is entered under Docket No. S-20835A-12-0042 pay restitution in the principal amount of \$362,509. Payment is due in full on the date of this Order. Payment shall be made to the "State of Arizona" to be placed in an interest-bearing account controlled by the Commission. Any amount outstanding shall accrue interest from the date judgment is entered at the rate of five percent per annum.

The Commission shall disburse the funds on a pro-rata basis to investors shown on the records of the Commission. Any restitution funds that the Commission cannot disburse because an investor refuses to accept such payment, or any restitution funds that cannot be disbursed to an investor because the investor is deceased and the Commission cannot reasonably identify and locate the deceased investor's spouse or natural children surviving at the time of the distribution, shall be disbursed on a pro-rata basis to the remaining investors shown on the records of the Commission. Any funds that the Commission determines it is unable to or cannot feasibly disburse shall be transferred to the general fund of the state of Arizona.

IT IS FURTHER ORDERED, pursuant to A.R.S. §§ 44-1962 and 44-2036, that Respondent, individually, pay an administrative penalty in the amount of \$25,000. Payment is due in full on the date of this Order. Payment shall be made to the "State of Arizona." Any amount outstanding shall accrue interest from the date judgment is entered at the rate of five percent per annum. IT IS FURTHER ORDERED that payments received by the state of Arizona shall first be applied to the restitution obligation. Upon payment in full of the restitution obligation, payments shall be applied to the penalty obligation. IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-1962, that KARDARAS' securities salesman registration is revoked. IT IS FURTHER ORDERED, that if Respondent fails to comply with this order, the Commission may bring further legal proceedings against the Respondent, including application to the superior court for an order of contempt. IT IS FURTHER ORDERED that no finding of fact or conclusion of law contained in this Order shall be deemed binding against any Respondent under this Docket Number who has not consented to the entry of this Order. 

. 1	IT IS FURTHER ORDERED that this Order shall become effective immediately.		
2	BY ORDER OF THE ARIZONA CORPORATION COMMISSION		
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4	CHAIRMAN COMMISSIONER		
5	CHÁIRMAN (COMMISSIONER		
6	Janker of Land Saul Mumon Pound Burns		
7	COMMISSIONER COMMISSIONER COMMISSIONER		
8	IN WITNESS WHEREOF, I, ERNEST G. JOHNSON,		
10	Executive Director of the Arizona Corporation Commission, have hereunto set my hand and caused the official seal of the Commission to be affixed at the Capitol, in the City of		
11	Phoenix, this 24th day of February, 2012.		
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14	ERNEST G. JOHNSON EXECUTIVE DIRECTOR		
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16	DISSENT		
17	DISSENT		
18	This document is available in alternative formats by contacting Shaylin A. Bernal, ADA		
19	Coordinator, voice phone number 602-542-3931, e-mail sabernal@azcc.gov.		
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#### **CONSENT TO ENTRY OF ORDER**

- 1. GEORGE ALEXANDER KARDARAS ("KARDARAS") admits the jurisdiction of the Commission over the subject matter of this proceeding. KARDARAS acknowledges that he has been fully advised of his right to a hearing to present evidence and call witnesses and that he knowingly and voluntarily waives any and all rights to a hearing before the Commission and all other rights otherwise available under Article 11 of the Securities Act and Title 14 of the Arizona Administrative Code. KARDARAS acknowledges that this Order to Cease and Desist, Order of Revocation, Order for Restitution, Order for Administrative Penalties, and Consent to Same by: Respondent GEORGE ALEXANDER KARDARAS ("Order") constitutes a valid final order of the Commission.
- 2. KARDARAS knowingly and voluntarily waives any right under Article 12 of the Securities Act to judicial review by any court by way of suit, appeal, or extraordinary relief resulting from the entry of this Order.
- 3. KARDARAS acknowledges and agrees that this Order is entered into freely and voluntarily and that no promise was made or coercion used to induce such entry.
- 4. KARDARAS understands and acknowledges that he has a right to seek counsel regarding this Order, and that he had the opportunity to seek counsel prior to signing this Order. KARDARAS acknowledges and agrees that, despite the foregoing, he freely and voluntarily waives any and all right to consult or obtain counsel prior to signing this Order.
- 5. KARDARAS admits only for purposes of this proceeding and any other proceeding in which the Commission is a party the Findings of Fact and Conclusions of Law contained in this Order. KARDARAS agrees that he shall not contest the validity of the Findings of Fact and Conclusions of Law contained in this Order in any present or future proceeding in which the Commission is a party.
- 6. By consenting to the entry of this Order, KARDARAS agrees not to take any action or to make, or permit to be made, any public statement denying, directly or indirectly, any Finding

of Fact or Conclusion of Law in this Order or creating the impression that this Order is without factual basis. KARDARAS will undertake steps necessary to assure that all of his agents and employees understand and comply with this agreement.

- 7. While this Order settles this administrative matter between KARDARAS and the Commission, he understands that this Order does not preclude the Commission from instituting other administrative or civil proceedings based on violations that are not addressed by this Order.
- 8. KARDARAS understands that this Order does not preclude the Commission from referring this matter to any governmental agency for administrative, civil, or criminal proceedings that may be related to the matters addressed by this Order.
- 9. KARDARAS understands that this Order does not preclude any other agency or officer of the state of Arizona or its subdivisions from instituting administrative, civil, or criminal proceedings that may be related to matters addressed by this Order.
- 10. KARDARAS agrees that he will not apply to the state of Arizona for registration as a securities dealer or salesman or for licensure as an investment adviser or investment adviser representative until such time as all restitution and penalties under this Order are paid in full.
- 11. KARDARAS agrees that he will not exercise any control over any entity that offers or sells securities or provides investment advisory services within or from Arizona until such time as all restitution and penalties under this Order are paid in full.
- 12. KARDARAS consents to the entry of this Order and agrees to be fully bound by its terms and conditions.
- 13. KARDARAS acknowledges and understands that if he fails to comply with the provisions of the order and this consent, the Commission may bring further legal proceedings against him, including application to the superior court for an order of contempt.
- 14. KARDARAS understands that default shall render him liable to the Commission for its costs of collection and interest at the maximum legal rate.

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SERVICE LIST FOR:

Brian Matthew Borakowski

10034 East Evans Drive

Scottsdale, AZ 85260

Natalya Borakowski 10034 East Evans Drive

Scottsdale, AZ 85260

ECHO CANYON LLC 936 N. 87<sup>th</sup> Place

Scottsdale, AZ 85257

Scottsdale, AZ 85255

George Alexander Kardaras

7500 East Deer Valley Road, #193

Kardaras et al.

Decision No. 72899

#### 1 BEFORE THE ARIZONA CORPORATION COMMISSION 2 COMMISSIONERS 3 GARY PIERCE, Chairman 4 **BOB STUMP** SANDRA D. KENNEDY 5 PAUL NEWMAN **BRENDA BURNS** 6 In the matter of 7 DOCKET NO. S-20835A-12-0042 GEORGE ALEXANDER KARDARAS. 8 CRD# 3184384, a married man, NOTICE OF FILING OF PROPOSED OPEN 9 BRIAN MATTHEW BORAKOWSKI. MEETING AGENDA ITEM CRD# 4093679, and NATALYA 10 BORAKOWSKI, husband and wife, 11 and 12 ECHO CANYON LLC, an Arizona limited liability company, 13 Respondents. 14 15 Pursuant to A.A.C. R14-4-303, you are hereby notified that the attached Order to Cease 16 And Desist, Order of Revocation, Order for Restitution, Order for Administrative Penalties, and 17 Consent to Same by George Alexander Kardaras was filed with the Arizona Corporation 18 Commission's Docket Control. 19 2/13/18 Dated: By: 20 Vervilos, Registration & Compliance Enforcement Counsel 21 22 I hereby certify that I have this day served the foregoing document on all parties of record 23 in this proceeding by mailing a copy thereof, properly addressed with first class postage prepaid to: 24 Brian Matthew Borakowski

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10034 East Evans Drive Scottsdale, AZ 85260

1	Natalya Borakowski 10034 East Evans Drive	
2	Scottsdale, AZ 85260	
3	ECHO CANYON LLC 936 N. 87 <sup>th</sup> Place	·
4	Scottsdale, AZ 85257	
5	George Alexander Kardaras	
6	7500 East Deer Valley Road, #193 Scottsdale, AZ 85255	
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8	h / a/a	a. 10 D.
9	Dated: 2/13/14	By: Emie R. Bridges, Executive Assistant
10		Emie II. Bridges, Executive Assistant
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